

United States District Court
For The Southern District of Illinois
Motion

Charles M. Everett
plaintiff

v

16-1001-SMY-DGW

Chestnut V. Powers
Jean Straza
Collinsville Housing
Imani Brown
defendants

Complying with Rule 11 of federal rules of
Civil Procedure

whereas by this complaint clearly not being
frivolous, nor merely to harass defendants

Whereas by federal
Rule of Civil procedure 12(b) mental health
(see Shawn

Richard Coudriet, Appellant v

Psychologist Peter Saucedis Psychiatrist
On Appeal

from the United States District Court

Western District of Pennsylvania
(D.C. Civil No. 1:11-cv-00185

for the

Sean J McLaughlin

District Judge Honorable

28 U.S.C. § 1915 (e) (2) (B)

or Summary Action

Pursuant to Third Circuit

L.A.R. 27.4 and D.O.P. 106 Nov 7, 2013

(see Psychology + Law University of Oregon

Criminal procedure

federal rule

Davis v U.S.

Yerkes - Dodson Law

Federal Rule of Civil Procedure 12(b)

mental health

whereas by the Rule of Civil Procedure 12(b)

mental health

states defense and objections

When and how presented

Motion for judgment on the pleadings

Consolidating Motions

Waiving defenses

and pretrial hearing

by rule 19.

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Point and Authorities

Defendants intentional misdiagnosis in
 tardive dyskinesia finding a lateness in the disease Basal
 Ganglia, late in characteristics in a disease whereas
 by a histamine build up causing the Mental disorder
 Anxiety, defendant found this Anxiety by the findings of
 Tourette Syndrome whereas by Schizophrenia a Mental
 disorder treated by Haldol whereas by a Mental
 disorder Anxiety need treatment by a medication of
 the type or as a Cimetidine. Found in misdiagnosis
 in Clinical studies in defendants use of clinical
 studies in use of Mareys I law. Defendants
 misdiagnosis in use of clinical studies in use of
 Mareys I law whereas by defendants use of May 5, 1987

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emergency room hospitalization by Dr. Cengiz
Sumner,

Dr Phillip H. Dennis, and PHD Bernice L.
Collins, and police Corless Childress

May 5, 1987 up until May 22, 1987 records
of a preplanned misdiagnosis of plaintiff
for the
plaintiffs mother in or about 2000 to file a
falsified claim of bronchitis

bronchitis in claim #

348-42-3336 bronchitis

in the lungs of the plaintiffs
mother

whereas by Dr. C. Sumner, Dr P. H. Dennis, and
PHD Bernice L. Collis, and police Corless Childress
intentionally misdiagnosis in
symptoms, and signs
of plaintiff inheriting of
bronchial (bronchus)
from mother having bronchitis
in

May 5, 1987, up until May 22, 1987, Final
diagnosis

in claim # 329-64-9806

by use of Dr. C.
Sumner, Dr. Dennis, and Bernice L. Collins, and
police

Corless Childress whereas by a

use of a violation of federal
law HIPAA by use of Gilbert B. Crooms'
(PHD) protected health information on
May 5, 1987, up until May 22, 1987 record, record as
a toxic agent against Military psychiatrist, at MERS St. Louis Mo.

In Any event, Southwestern Illinois College (SWIC), and Great Lakes Student Loan Center, whereas by has evidence in plaintiff being a full-time student plaintiff being intelligent from

not needing of a seasonal lamp, mood swing of mental disorder

of tardive dyskinesia whereas by a lateness in a disease characteristics

characteristics in Basal Ganglia whereas by a misdiagnosis in treatment by Haldol

Syndrome Schizophrenia for Tourette Defendants following May 5, 1987

May 22, 1987

misdiagnosis of Tardive Dyskinesia

a lateness in a disease characteristics whereas by

characteristics in Basal Ganglia

whereas by a misdiagnosis in treatment for Tourette Syndrome

Schizophrenia

whereas by Dr. Brown

billing a seasonal lamp

unnecessary to 324-38-4959C1

for the unlawful purpose of Dr. Brown

violating

a federal law- HIPAA

(PHI) protected health information

Defendants intentionally billing self hrs in
 billing medicare claim # 324-38-4959C1
 for Mental disorders
 of Basal Ganglia, and Tourette Syndrome whereas by
 plaintiff has intelligence whereas by Defendants
 misdiagnosis of Tardive Dyskinesia
 whereas by mothers
 falsified claim # 348-42-3336 of mother having
 Bronchitis in the lungs whereas by Dr. C. Sumner
 Dr. Dennis, PhD Bernice L. Collins, and Police
 Corliss
 Childress
 (Bronchus) falsely claim plaintiff inherited bronchial
 in the Lungs inherited to plaintiff
 by mother in claim # 329-64-9806
 whereas by in falsified
 claim # 348-42-3336
 mother insures in or about 2000
 that a physician in claim # 348-42-3336 would in ^{awaiting} early
 retirement insurance diagnosis signs and symptoms of
 bronchitis in the lungs from claim # 329-64-9806 of misdiagnosis of

of plaintiff inheriting bronchial (broncus) in the lungs
 inherited by plaintiff in claim # 329-64-9806
 diagnosed by Dr. C. Sumner, Dr. P. H. Dennis, PhD Bernice L. Collins, and police C. Chiddress
 inherited from mother in claim # 348-42-

3336 diagnosed by Dr. C. Sumner, Dr. P. H. Dennis, PhD Bernice L. Collins, and Police Corliss Chiddress whereas by a violation of federal law

HIPAA

whereas by (PHD)

protected health information as a toxic

agent used May 5, 1987, up until May 22, 1987 of Gilbert B. Croom, protected health info. whereas by

being against the

United States of America

Military

psychiatrist

of

MEPS of

St. Louis Mo.

Defendants

whereas by clinical studies in the law
Yerkes-Dodson & law

Dr Brown violates federal law HIPAA
(PHI) protected health information

made possible by
defendants

hospitalization from Friday evening to the
following Monday

changing Haldol to Invega

and then
immediately changing the Invega back to Haldol

for the

purpose of billing newly acquired medicare claim #
324-38-4959C1

Defendants following the misdiagnosis
of the law Yerkes-Dodson & law

by Dr C. Sumner, Dr P.
H. Dennis, PhD Bernice L. Collins, and Police Corless Childers

whereas by
misdiagnosis causing declining in performance

being whereas
by plaintiffs mother sister Arnetta Johnson

falsifies a
police report to police Lester Anderson

falsely stating
plaintiff was not the grandson of Lucinda Smith, and had
no acquaintance to be standing in her 16-D Orr Weather
low income project home yard,

whereas by next Lucinda

Smith plaintiffs grandmother asks plaintiff for his entire
check, plaintiffs working on the President Riverboat, and
residing in Laclede Town in St. Louis Mo and refuses, Lucinda

AT

Smith

calls police and claims falsely battery
 police Gregory Cox, arrests plaintiff
 the plaintiff's
 mother's sister, and the plaintiff's mother's mother
 falsifies claims to assure

Corliss Childress police
 (family's neighbor, and friend) arrest of plaintiff
 plaintiff's brother is the teacher to plaintiff
 stating
 that
 plaintiff's family disowns him

Plaintiff's brother
 whom is also affiliated in Street Gang, Street Gang
 Vice Lords, and OWB Orr-Weathers Gangsters

Police Corliss
 Childress (family's neighbor, and friend) arrests plaintiff
 and calls Ambulance to hospital

stating plaintiff's
 family disowns plaintiff
 and plaintiff's brother is whom
 is teaching plaintiff family disowns plaintiff

plaintiff's brother's daughter ^{whom} he named after ^{whereas by}

Bernice L. Collins of St. Mary's Hospital

944 Porsche

(Porsche Everett), and family

and will not allow plaintiff to know
 Porsche Everett

Porsche Everett grandmother Marilyn
 J. Smith Everett, great grandmother, and Aunt is called to
 the St. Mary's Hospital to give the family history of
 adopted son Gilbert B. Croom under false pretense, to

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assure

plaintiffs mother's claim #348-42-3336
 early retirement insurance falsely claiming she
 could not perform job duties or upgrade her education
 level of education from LPN to RN

because of
 bronchitis she falsely claims to a South Carolina
 physician in claim #348-42-3336

her son in claim #

329-64-9806

inherited bronchial (broncus) from her
 having bronchitis.

Diagnosed by her friends, and
 former employees where she gained some credit points
 at St. Marys Hospital for retirement.

St. Marys Hospital closed St. Marys Hospital because
 her Insurances were intentionally, and illegally being
 run up far too high. (see St. Marys v the people)

In re Federal Insurance Contributions Act
Tax (FICA) or Self Employed Contributions Act
Tax (SECA)

In re United States v. Quality Stores, Inc. ()
693 F.3d 605, reversed and remanded

Social Security Board v. Beersolke 327 U.S. 358
166 S. Ct. 637, 90 L Ed. 718)

Wisconsin Statutes 51.15 Emergency detention
.

S.H.A. 405 ILC 5/2-102 from Chs 911/2
par 2-102)

Threhold v White Castle Systems, Inc., 127 F.
Supp. 2d 986

S.H.A. 405 ILC 5/3-805, 3-806.

In re Barbara H., 234 Ill. Dec. 215, 702 N.E.
2d 555, 183 Ill 2d 482

Nature of Case

Defendant, on April 1, 2016, falsified in her computer plaintiff stated plaintiff ^{he} was feeling a Mental disorder.

Plaintiff in his own words had stated plaintiff was feeling intelligent.

Great Lakes student loan center had decided plaintiff would not be in default of student loans.

stating that plaintiff was in good standings, and that plaintiff could reapply to student loans, and grants to ~~reenter~~ (SWSD) as a Social Studies major.

whereas by Student loan Center had decided plaintiff whom had attended (SWSD) for 2 1/2 years in good faith earning.

better than a C average.

In the day-care employment, Early Childhood Education program.

whereas by plaintiff was forced from graduation, and being employed

at Kindercare day care center.

^{was} because of a 20 year, possession, and delivery charge.

(plaintiff possessed + delivered controlled substance for police, FBI, and Lincoln High School Principle John Bailey Jr, and

informed to FBI

possessions, delivery, and IRS violations were occurring with suppliers to plaintiff (see FBI v Deborah Gardner,

FBI v Douglas Oliver, FBI v Marcus Dale, FBI, and Internal Revenue Service v Charles Blackmon Jr, Darion, and Kyle Blackmon, and Blackmon Liquor, FBI v O.C. Hamilton,

see FBI v Kim Crawford (wired for vision, and sound v A. Graham, D. Comb, R. Lofton, and plaintiff (plaintiff not indicted)

see People v Dale Tunstall plaintiff in good standings failed a background check, necessary to complete Edu course,

whereas by course was placing plaintiff in his student/teacher job at Collinsville High School which is necessary to earn

Certificate to teach

on the one following ^{indictment} FBI v Kim Crawford, ^{whereas by} indictment D.C.I., Calvin Dye arrested Louis Hopkins, and plaintiff

Tenell

whereas D.C.I. witnessed Hopkins giving plaintiff, 4, two rocks plaintiff selling the 4, 2 Rocks of Crack receiving marked money. Plaintiff being arrested 20 years ago Disqualifying plaintiff to teach.

The charge was over 20 years old, but it was a charge disqualifying to obtain a Certificate to teach day-care. During the 2 1/2 years in the Early Childhood Education degree program at S.W.D.C. plaintiff obtained a C in psychology and continued to study the psychology curricular course to reenter S.W.D.C. as a Social Studies major to earn a degree, and work in Social Work. Plaintiff who was sleeping, eating well, and feeling intelligent from Continuing studies of psychology professor at S.W.D.C.

Catina Williams

notes

whereas by on April, 2016 plaintiff exclaimed this feeling to defendant, and defendant in her own words in her computer recorded plaintiff had stated he was feeling a Mental disorder

in the feeling of low Yerkes-Dodson & law

whereas by law Yerkes-Dodson & states as anxiety level increase, task performance is enhanced at first,

but after a given point is reached further anxiety causes declining performance.

A question is raised on the pleadings about whether a
 defendant intentional misdiagnosis, and treatment by wrong
 medications and dosage
 billing defendants hrs as health care
 providers
 whereas by intentional misdiagnosis
 following misdiagnosis
 in charts
 prepared May 5, 1987, up until May 22, 1987
 prepared by
 St. Marys Hospitals
 Dr. C. Sumner, Dr. P. H. Dennis, PhD B. L. Collins,
 and police C. Childress
 (all whom friends, and former employees of
 plaintiffs mother whom falsified bronchitis in claim # 318-12-3336
 whereas intentional misdiagnosis
 in claim # 329-64-9806
 whereas by
 plaintiff by Emergency room hospitalization
 intentionally misdiagnosed as
 inheriting bronchial (bronchus) from mother having
 Bronchitis
 Causing
 plaintiff to have shoulder surgery from side affects of wrong dosage
 and medications
 and in need of another shoulder surgery
 from Inuega
 wrong
 medication, and wrong dosage
 does relief in the maximum amount
 qualify
 to plaintiff.

C1

Issues presented for Review

Whether the doctrine of Yerkes-Dodson law is intentionally misdiagnosed

in defendants treatment of plaintiff

whereas by treatment of plaintiff

whereas by defendants intentional misdiagnosis

medical charts of a intentional misdiagnosis of following

Yerkes-Dodson law by St. Marys Hospital Dr. C. Sumner, Dr P. H. Dennis, P.H.B Bernice L. Collins, and police Corliss Childress (all friends and former employees of plaintiffs mother)

whereas by Yerkes-Dodson law states

as anxiety

level increases, task performance is enhanced at first,

but after a

given point is reached, further anxiety causes declining performance

St. Marys Hospital Cengiz Sumner, P. H. Dennis, Bernice L. Collins, and police Corliss Childress (all friends of plaintiffs mother)

diagnosed May 5, 1987 up until

May 22, 1987

stating plaintiff working daily laying sod, driving fork lifts stacking pallets, and roofing and shingling

from 1971 up until

May 5, 1987, graduating High School in 1985, entering Harris-Stowe Teached College as a psychonaut major in the fall of 1985,

graduating through

Mildred Louise-Business College, with a clerical certificate, being hired on a job in the Jones Park, Park District as maintenance, then enlisting with a score of 53, qualifying for the College fund in the United States Army as field artillery, being sworn in, whereas by

C2

being a overnights at the Best Western Motel
 morning to be shipped off for basic training in Oklahoma City, Oklahoma ^{set in the}
 a hold placed by military authority ^{whereas by}
 female sleeping in plaintiffs ^{for review of a Air Force Recruit}
 Motel Room on night before being shipped ^{out}

Then while waiting on decision

on May 5, 1987

Whereas by police C. Chidress, with no charges, arrest plaintiff ^(neighbor of plaintiffs family)
 takes plaintiff to E. St. Louis jail

to jail, to send plaintiff to ^{from jail calls Ambulance}
 family disowns plaintiff ^{St. Marys Hospital stating}
 plaintiffs family

uneducated, illiterate
 alcohol, controlled substance, and unprescribed medication addicted
 Street Gang, and low income project religious controlled substance
 alcoholic, and unprescribe medication members, and all majority
 unemployed, and rent low income project housing units,
 finally majority all on

General Assistance, public Aid, and
 Social Security

whereas by declining performance being
 plaintiff educating himself ^{not affiliating in street gangs}
 nor the O.W.G., Orr Weathers Gangsters
 but cooperating with law enforcement
 agents, teachers, politicians, and staying employed

Defendants in intentional misdiagnosis of
Yerkes-Dodson Law which states

as anxiety level increases
task performance is enhanced at first,
but after a given point
is reached, further anxiety causes
declining performance
Defendant

stating plaintiff whom had previously
been working with
American Community Services of Terre Haute, Ind earning
\$9500.00
a week in magazine sales

then employed at 3RD Base, and
McMurphys Bar, and Grill
whereas by employed at
decked out landscaping 2 years,
also employed seasonal for
2 years at the Springfield Ill
State Fair

and attending
Lincolnland Community College
as a Registered Nurse major
making Straight A's

but Do To Fo To Ro employees
violated HIPAA
in investigation case #2009-02497

Causing plaintiff to relocate
whereas by plaintiff enrolled in Southwestern
Illinois College for 2 1/2 years, and was employed at Elite
Staffing

Whereas by defendant treating clients whom

C4

have addictions of alcohol, controlled substances,
 unprescribed medications
 affiliated in Street Gangs, and
 neighborhood religious unlawful rings
 mostly nearby of
 defendant
 Clients ^{Do not} ^{any} attend college, and or universities
 whereas by
 defendants, medical treatment team
 removed plaintiff
 from
 Monday thru Thursday
 Opportunity Wellness
 Classes
 stating plaintiff
 discussing Yerkes-Dodson Law
 and Histamine build up
 and Cimetidine a medicine
 that
 blocks Histamine
 stating plaintiff did not
 have the same goals
 as defendant.

Jurisdiction

Federal

Title I

Scope of Rules, Forms of Action

Title II

Commencing an Action

Service of Process

pleadings, motions, and orders

Title III

Pleadings and

Motions

Title IV

Parties

Title V

Disclosure and Discovery

Title VI

Trials

to federal Questions

to

federal law

violation of HIPAA

D2



D3



Statement of Facts

Defendants

intentional misdiagnosis of

Yerkes-Dodson law

whereas by prescribing wrong medications and wrong dosages of medications

Inurega, instead of prescribing of a proper medication, and dosages of a medication Cimilitine

for the purpose of what would be the blocking of a build up of Histamine

whereas by a diagnosis of signs and symptoms of bronchial (broncus)

in the lungs of

plaintiff

inherited from mother having bronchitis in the lungs

in falsified claim # 348-42-3336

defendant billing medicare claim # 324-38-4959C1 whereas by

of a seasonal lamp, of uneasiness of a pain purchasing

disorder by defendant mental

for the purpose of defendant violation of federal law

HSTPA

(PHS) protected health information

whereas by

accomplished by defendant hospitalization of plaintiff for the purpose of intentional misdiagnosis of Yerkes-Dodson law for billing self hrs by unnecessarily

billing medicare claim #324-38-4959C1,

(see Threkeld

v White Castle Systems, Inc., 127 F. Supp. 2d 986

Defendant

following of medical charts

prepared May 5, 1987 up until

May 22, 1987

prepared by St. Marys Hospitals

Dr. Cengiz Sumner,

Dr. P. H. Dennis, PhD Bernice L. Collins, and Police C. Childress
(all friends, and former employees of plaintiffs mother)

Dr. C. Sumner,

Dr. P. H. Dennis, PhD Bernice L. Collins

intentional misdiagnosis

of Yerkes-Dodson law

whereas by violation of federal law

FOIPA

Security Rule

42 U.S.C. Ch 21 privacy protection

42 U.S. Code Chap 7

whereas by Dr. C. Sumner, Dr. P. H. Dennis

PHD Bernice L. Collins

use of electronically stored records of
plaintiffs

dating back to 1978, 1978 plaintiff had a broken leg,
and dating back to 1983, 1983 plaintiff had a tendon repair

whereas by

Dr. Cengiz Sumner, Dr. P. H. Dennis, and PHD Bernice L. Collins

in use of

electronically stored records

in their own words state plaintiff

was having anxiety, an uneasiness of pain, by a histamine
build up, remembering in final diagnosis of pain brought forth

in 1978, broken leg, and 1983, tendon repair
anxiety, uneasiness of pain, a histamine build up
daily functions. whereas by
kept plaintiff from continuing

Standard of Review

When reviewing a dismissal

F2

F3



Argument

Defendant intentional misdiagnosis in Yerkes-Dodson
law which states

as anxiety level increases, task performance
is enhanced at first, but after a given point is reached,
further
anxiety causes declining performance

Defendants whom
has obligations to federal law

HD PAA

defendant violates federal law HD PAA
whereas by

also whereas by
defendant intentional misdiagnosis in
Mareys law
which states